

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

<hr/> <p>JOHN CROCE,  v.  AMERICA HEARS, INC., Henry C. Smith, and ROBERT HOWARD,  Defendants.</p>	<hr/> <p>: ECF case (electronically filed)  Plaintiff, : 07 Civ. 8747 (LAP)  : RULE 7.1 STATEMENT  : Defendants.  ----- x</p>
--	---

Pursuant to Federal Rule of Civil Procedure 7.1 [formerly Local General Rule 1.9] and to enable District Judges and Magistrate Judges of the Court to evaluate possible disqualification or recusal, the undersigned counsel for defendant America Hears, Inc. (a private non-governmental party) certifies that it has no corporate parents, and that there are no publicly held corporations that own 10% or more of its stock.

Dated: New York, New York  
December 3, 2007

COHEN & GRESSER LLP

By: \_\_\_\_\_ /s/  
Sandra C. McCallion (SM 0833)  
100 Park Avenue, 23rd Floor  
New York, New York 10017  
(212) 957-7600  
smccallion@cohengresser.com

*Attorneys for Defendants America Hears,  
Inc., Henry C. Smith, and Robert Howard*